## PROOF OF CLAIM

PROOF	OF CLAIM	
United States Bankruptcy Court  District of ID	Case F 0000	244
In re(Name of Debtor)	Chapter _1	3 COO TO T
NOTE: This form should not be used to make a claim for an adminis case. A "request for payment of an administrative expense may be fi		encement of the
Name of Creditor (The person or other entity to whom the debtor owes money or property)  AMSOUTH BANK		THIS SPACE IS FOR COURT USE ONLY
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFI 060-716-0009001154121		☐ replaces ☐ amends a previously filed claim dated:
BASIS FOR CLAIM     Goods sold     Services performed     MX Money loaned     Personal injury/wrongful death     Taxes     Other (Describe briefly)	☐ Wages, salaries Your Social Sec Unpaid compen from	as defined in 11 U.S.C. # 1114(a) s and compensations (Fill out below) curity number sations for services performed to
2. DATE DEBT WAS INCURRED 10/26/1999	3. IF COURT JUI	OGMENT, DATE OBTAINED:
4. CLASSIFICATION OF CLAIM. Under the Bankruptcy Code all cl. (2) Unsecured Priority, (3) Secured. It is possible for part of a cla CHECK THE APPROPRIATE BOX OR BOXES that best described SECURED CLAIM	im to be in one category and part in are your claim and STATE THE AMOUN  UNSECURED PRIORI  Specify the priority of the Wages, salaries, of than 90 days before of the debtor's businessecured  Contributions to are up to \$900 of dependence or services for personal ties.	nother. IT O THE CLAIM AT TIME CASE FILED.  TY CLAIM
5. TOTAL AMOUNT OF CLAIM AT TIME S S (Secured)  CASE FILED: (Unsecured) (Secured)  Check this box if claim includes charges in addition to the princip	(Priority)	\$(Total) ed statement of all additional charges.
CREDITS AND SETOFF: The amount of all payments on this class of making this proof of claim. In filing this claim, claimant has de   7. SUPPORTING DOCUMENTS: Attach copies of supporting documents invoices, itemized statements of running accounts, contracts, contracts are not available, explain. If the documents are not available, explain. If the documents are not self-addressed envelope and copy of this proof of claim.  DATE February 28, 2000	im has been credited and deducted for ducted all amounts that claimant owes ments, such as promissory notes, pure art judgments, or evidence of security roluminous, attach a summary.	chase orders, interests. If  Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach statement giving paticulars.  Check box if you have never received any notices from the bankruptcy court in this case.  Check box if the address differs from the address on the envelope sent to you by the court.
	Credito Name Address	AmSouth Bank

Penalty for fradulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years or both.

TID-3517 4-99TW CERT 01-875529-8	IFICATE OF TITLE		
VEHICLE IDENTIFICATION NUMBER  JT4RN81A9P5158638	YEAR MAKE 1993 TOYT	BODY MODEL DESCRIPTION	
J 1 4 R IN O 1 A 9 P D 1 D O D D O  2ND VEHICLE IDENTIFICATION NUMBER		PK TK GRN	
200 VEHICLE ISSUITE SANCEVINGUE	odometer reading 71434 ACTU.	AL 10/26	1999
A93327021 177971999 w	EIGHT LENGTH WIDTH	HULL HORSEPOWER PROPULS	ON
OWNER'S NAME AND ADDRESS  KNIGHT, FRANK 3446 BRAMPTON BOISE, ID 83706	OTHER PE	RTINENT DATA	1103
Federal and state law requires that you Failure to complete or providing a	Assignment of Title state the mileage in connection to	with the transfer of ownership.	
DOMETER READING - Reading is actual unless indicated otherwise	punchasen's pr		
VO TENTHS)	A •		
In Excess of Mechanical Limits	B		
Not Actual - Warning: Odometer Discrepancy No Device  TE SOLD: SELLING PRICE:	ADDRESS		
THE SOLD! SELLING PRICE.	6		
LLER'S/REPRESENTATIVE'S PRINTED NAME(S)	7 CITY	STATE	ZIP
intfy, to the best of my knowledge, that the odometer reading reflects the actual page, unless otherwise indicated. I also hereby release my interest and transfer		cometer certification made by the seller. PRESENTATIVE'S SIGNATURE:	
nership to the named purchaser. SELLER'S/REPRESENTATIVE'S SIGNATURE:	A Y	PHESENTATIVE S SIGNATURE:	n <del>territoria</del> Sangking
	2nd PURCHASER'S/RE	PRESENTATIVE'S SIGNATURE for representable's pr	miled name):
	Lienholder Section		
AMCOURU PINANCE CORRORATION	SECOND LIEN		
AMSOUTH FINANCE CORPORATION		交通 (1) 10 10 10 10 10 10 10 10 10 10 10 10 10	
PO BOX 1984	SIGNATURE DE	LEACING LIEN	DATE
BIRMINGHAM, AL 35201 RECORDED 10/26/1999	SIGNATURE RE	LEASING LIEN	Salah
IGNATURE RELEASING LIEN DATE		DER'S NAME	
	11		Por Contract of the Contract o
	12 ADDRESS		
	13 CITY	STATE	ZIP .
0418759			
\$2.00 Fee NOTICE OF	DELEASE OF LI	ABILITY \$	2.00 Fee
. 52.00 Fee NOTICE OF LEASE PRINT CLEARLY — ALL INFORMATION M			
Identification Number (VIN)   Year   JT4RN81A9P5158638   1993	Make	Body Style	Title Number A93327021
s Full Name: C			p:
eter: Selling Price: \$	Date Vehicle Del	ivered to Purchaser:	
aser's Full Name:			

Is we hereby request that the Idaho Transportation Department mark its motor vehicle records to indicate that I/we have transferred the vehicle described above under the provisions of Section 49-526. Idaho Code, which addresses vehicle transfers. However, I/we understand that the motor vehicle record will remain in my name until a new Idaho Certificate of Title is applied for and issued recording he name of the new owner.

Address: \_

Zip:

State: \_

## ADDITIONAL TERMS AND AGREEMENTS

- A, PROMISE TO PAY: You promise to pay the downpayment and Amount Fhanced, plus the Finance Charges on the Amount Financed as shown in the Payment Schedule, even if the vehicle is damaged, destroyed or missing.
- 8. SIMPLE INTEREST CONTRACT: This is a simple interest contract. The Finance Charge. Total of Payments and Payment Schedule shown may differ from the amount you will obtain the finance of the second to pay it your payments are not received on their exact due tates or the Seller adds amounts to the amount you owe for any of the reasons stated below. For example, early pay ments would reduce your final payment, while late payments and additions to the amount you owe would increase it. Your final payment may be different from the amount shown our at our option, we may require you to make additional payments until all amounts you one are paid in fully if the Seller figured the Payment Schedule assuming equal monthly payment periods and other factors permitted under the Truth in Lending Act. Your promise to pay requires you to pay the final payment on the date due even if it is different from the amount shown for any of these reasons.
- 6. SECURITY INTEREST: You hereby grant us a security interest under the Uniform Commercial Code in the vehicle and all parts and accessories put on the Véhicle and in all insurance premiums financed for you or rebates from insurance premiums service contracts and in the proceeds or any insurance policies covering the vehicle or credit or disability insurance policies finding of the vehicle or credit or disability insurance policies formed. which security interest secures a sums which may become due under this contract, as well as any modifications, extensions, renewals. amendments, or re-financing of it.
- D. USE OF VEHICLE: You agree to keep the vehicle free of all taxes and fens, except in favor of Seller, and not to use the vehicle--or permit the vehicle to be used--illegally, improperly or for hire, or to expose the vehicle to misuse, seizure, or confiscation, or other involuntary transfer, even if the vehicle was not the subject of judicial or administrative inclinated in the venice was not the subject of judicial or administrative action. You agree not to make any material change in the vehicle or allow any material change in it to be imade, or to remove the vehicle, or allow it to be removed from this State for a vericd in excess of 30 days or transfer any interest in the vehicle. You agree to keep the vehicle in good working condition and make all necessary repairs. You agree not to remove the vehicle nor to permit its removal, from this country. Although we are not obligated to do so if we elect to pay any liens less or taxes in connection with the vehicle, or to expend any other amount to protect our interests in the vehicle, you will reimburse us at our option. I won our demand open you to do so or (ii) we may add the dollar amount of any such less, taxes or other charges we pay to the balance of this contract, accruing Finance Charge, from the time we pay such amounts until the time you pay them to us, at the Annual Protectage Rate shown on the face of this contract, with such dollar amount 5 hance Charge due at maturity of this contract or, at our option, in monthly instalments due on the remaining payment dates shown on the face of this contract.
- E. INSURANCE: You agree to keep the vehicle insured in our favor with a disley satisfactor to us and with an insurer authorized to do business in the jurisdiction in which the vehicle is registered, with comprehensive fire, theft and collision coverage, insuring the vehicle in an amount sufficient to cover the value of the vehicle. You agree to deliver the policies to us, and you agree that we may (i) contact your insurance agent to verify conerage or to add us as a loss payed or liernolder. (ii) make any claim under your insurance policy. (iii) cancel any insurance financed under this contract on your default, and (iv) receive any payment of loss or returned premium, and apply the amounts received, at our option, to repair or replace the vehicle or to your indebtedness under this contract, including indebtedness not yet due. If you fall to maintain such insurance, we may, at our option, procure no protect our interest in the vehicle and you agree to pay for any insurance we procure and Finance Charges on the premiums at the Annual Percentage Rate shown on the reverse, according to the notice we send you. You agree that any insurance we purchase may be for the protection of only our interest in the vehicle, and may be for the remaining term of the contract or any shorter period as we determine. Such insurance may not cover you for personal injury, property damage, public liability, uninsured motorist, no-fault, or any other types of insurance you are required by law to maintain. You understand that the insurance premiums may be higher if we must purchase insurance than if you had purchased the insurance for premiums which may arise from errors in computation, classification, grouping or coning or charges in the type of insurance shall be payable by you on demand. Whether or not the vehicle is insured. may arise from errors in computation, classification, grouping or changes in the type of insurance shall be payable by you on demand. Whether or not the vehicle is insured, you must pay for it if it is lost, damaged, or destroyed. you must pay for it if it is lost, damaged, or destroyed.
- F. PREPAYMENT OF AMOUNT OWED: You may prepay all amounts due under this contract at any time.
- F. PREPAYMENT OF AMOUNT OWED: You may prepay all amounts due under this contract at any time.

  G. DEFAULT: If you breach any warranty or default in the performance of any promise you make in this contract or any other contract you have with us, including, but not limited to making of any payment when due, or become insolvent, or file any proceeding under the U.S. Bankruptcy Code, or upon your demise, or if the vehicle is damaged, destroyed, or impounded, we may at our option and without notice or demand (1) declare all unpaid sums immediately due and payable subject to any right or feinstatement as required by law (2 file suit against you for all unpaid sums (3) take immediate possession of the vehicle (4) exercise any other legal or equitable remedy. Upon repossessing the vehicle and giving notice as provided by law, if you do not redeem the vehicle, we will sell it, together with any accessories, equipment or replacement parts installed therein, at public or private sale. We may purchase the vehicle at any public sale. The proceeds of the sale will be applied first to the expenses of retaking, reconditioning, storing and selling the vehicle, and the remainder will be applied to unpaid sums owing under this contract, including collection costs and attorney fees. If there is any money left over (surplus) it will be paid to you or to another person if required by applicable law. If a balance still remains owing, you promise to pay the same upon demand. If you default or breach this contract you agree to pay Finance Charges at the Annual Percentage Rate shown on the reverses side or, if higher, the highest interest rate permitted by law, until all sums owing us are paid in full or judgment is entered. Our remedies are comulative and taking of any action shall not be a waiver or prohibit us from pursuing any other remedy. You agree that upon your default we shall be entired. Our remedies are comulative and taking of any action shall not be invented to, any attorneys fee. In addition, if we repossession, including,
- H. WARRANTIES OF BUYER: You promise that you have given true and correct information in your application for credit, you have no knowledge that will render that information intrue in the future, and you understand that we have relied upon the correctness of that information in entering into this contract; that upon request you will provide us with documents and other information necessary to verify any item of information contained in your predict application; that you have given us a true payoff amount on any venicle traded in and that if it is not correct and is greater than the amount shown in this contract, you will gave the excess to us upon demand; and that any trade-in vehicle described on the reverse or this contract is tree from all claims of others, except as previously disclosed to us.
- In this in this is not correct and is greater than the amount shown in this contract. You way gar he veess to us got definite, and that any diade-in vehicle described of this contract is free from all claims of others, except as previously disclosed to us.

  I. POWER OF ATTORNEY. You hereby appoint us as well as any of our appropriate officers or other employees as your attorney-in-fact, with full power of substitution, to sign in your hand, place and stead any and all Certificates of Ownership. Registration Cards, applications, afficiants and/or any other documents required or necessary to transfer or convey any and all right, title and interest an and to the vehicle, to any person or persons and to do and perform any and all other acts necessary or incident to the execution of the powers you be recy grant us, including without in-intation endorsing insurance proceeds checks on your behalf, as fully and to all intents and purposes as you might or could do if personally present. This grant of a power of attorney, being coupled with an interest, is rrevocable until all your obligations under this contract are fully satisfied or until judgment is entered.

  J. OTHER AGREEMENTS OF BUYER: 1) In the event the estimated Department of Motor Vehicle leas are greater than the amount shown, you will pay the excess to you. (2) You agree that if we accept morely in the less than those due or make extensions of due dates of payments under this contract doing so will not be a waiver of any later right to enforce the contract terms as written its 10 the extent permitted by law, we may charge you a S20 (see for the return by a depository institution of a dishonered check, negotiable order of withdrawal or share chaff sized in connection with any payment due under this contract. (4) If the vehicle is greater as a size of estimated and property count in the vehicle for your account and at our expenses as permitted by law, and if you do not claim the property within 10 days after accession, we may dispose of the carsonal property u

- K. DELAY IN ENFORCEMENT: We can be all or waive enforcement of the of the legicle of the content of the state CONTRACT, EXTENDS A SERVICE CONTRACT COVERING THE VEHICLE MAKES A WRITTEN WARRANTY COVERING THE VEHICLE OR, WITHIN 90 DAYS FROM THE DATE OF THIS CONTRACT, EXTENDS A SERVICE CONTRACT COVERING THE VEHICLE, THE SELLER MAKES NO EXPRESS WARRANTIES AND THERE ARE NO IMPLIED WARRANTIES WITH SESPECT TO THE MERCHANTABILITY, SUITABILITY, FITNESS FOR PURPOSE, OR OTHERWISE CONCERNING THE VEHICLE, PARTS OR ACCESSORIES DESCRIBED HEREIN.
- M. NOTICES: Any notices are to the sufficient in rated to Learning knowledge and the production address as set forth in this position, which given the interest and the production of a change of your at tress.
- N. NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DESTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.
- The notice above does not apply if the box for Commercial or Agricultural use is checked on the reverse of this contract.
- O. NOTICE PURSUANT TO IDAHO CODE \$49-2805 REGARDING MOTOR VEHICLE SERVICE CONTRACTS. THE PURCHASE OF A MOTOR

financial information (includ providing customer service, o K. DELAY IN ENFORCEMENT:	ing information in any cre considering your etigibit!* We can delay or waive c	edit reports) about you. You on any product or service ement of any of our right	u agree that this includes, b offered by us or others, and is whose this contract. The ut	ut is not limited to, the sharing enforcing your obligations to us ark end.	may exchange credit, account and of information for the purposes of or an affiliate.
manufacture or model-of the	Lensie You agree that y	rou have verified the descr	office of the vehiclests local	isatisfaction and there is no wa	arranty as to the correctness of the
CONTRACT. EXTENDS A SER RESPEC. TO THE MERCHANT	MICE CONTRACT COVERI ABILITY, SUITABILITY, FI Company of Length and Co	NG THE VEHICLE. THE SE TNESS FOR PURPOSE, OR (	LLER MAKES NO EXPRESS OTHERWISE CONCERNING T	WARRANTIES AND THERE ARE HE VEHICLE, PARTS OR ACCESS	O DAYS FROM THE DATE OF THIS NO IMPLIED WARRANTIES WITH CORNES DESCRIBED HEREIN.
N. NOTICE: ANY HOLDE ASSERT AGAINST THE HEREUNDER BY THE DE The notice above does	R OF THIS CONSUM SELLER OF GOODS BTOR SHALL NOT E not apply if the box f	OR SERVICES OBTA XCEED AMOUNTS PAI or Commercial or Agri	ANED PURSUANT HER D BY THE DEBTOR HER Icultural use is checket	ETO OR WITH THE PROT REUNDER. d on the reverse of this co	WHICH THE DEBTOR COULD CEEDS HEREOF, RECOVERY Intract.
VEHICLE SERVICE CON	TRACT IS NOT REQU	IRED EITHER TO PURC	CHASE OR TO OBTAIN I	FINANCING FOR A MOTOF	NEHICLE THE TAX TO THE
		ASSIGNME	NT WITH RECOURSE		entrales en la companya de la compa
					tractividoes hereby sell, assign and
transfer to and inferest to the Contract the and inferest to the Contract to collection, expenses, lodge and in the Contract ('Buyer') in obtoontract, Seller represents and Equal Credit Opportunity Act, stoomphed with, Seller agrees to	c procesty described in the E. Sever glarantees full part actorney's foes, and agrees a ring a loan from any thin warrants that all requireme ate and leperal laws regular indemnity Assignee agains	Contract: Property in and a companied of the Contraction fail to pay any attorney's fees and party to be used as all or tents of federal and state law sting consumer credit and discitland hold Assignee harmies	Employee due and to been ma lasterms to time proportion, to costs mounted to employ in a a part of any downce ment or apphosole to the Cortugor in immation in the granting of co s from all claims, actions, sub-	and its subclass, its and lessing true under the Contract. Set and in the month of the set and its small subclass and its 4-sugnment. With Recourse, Set and other payment on the Contractioning, without immation, the Fed	ns i Assigned (in) or Seler's right to early and severally if more than one indue under the Contract, together all the liter has not assisted the buyer named act, except as expressly stated in the trail Truth in Lending Act, the Federal mulgated under such laws, have been assisted and in the literal truth in Lending Act, the Federal mulgated under such laws, have been as damages and habit ties, including leen a violation of, or failure to comply
with any such laws in connect been made to do so, suit may be agrees that in the event of definghts defenses demands and plaims, demands, loss and liable bemand, presentment or protes may be granted by Assignee to right to change the place of trial title to the Property.	on with the Contract. Seller a brought by Assignee again auf: by Buyer or repossessing natibes under this Assignment liny, including attorney's fees at which may be required in	r agrees that in the event the nost Seller, whether or not suit ion of the Property. Seller wi ent With Recourse and all oth- s, in any way arising from the noer this Assignment With Ra- ner release Seller. In the ever quiring jurisdiction, Seller war quiring jurisdiction, Seller war	Buyer breaches the Contract thas been commended against hida, to Assignee upon dema eringhts that dan be walked in Property or the making or assignouse or in connect or herein that suit is instituted to enformants that appropriation has been	whether or not the Property has a t Buyer, and without walving any in income entire balance outstanding an assignment such as this Seller ignment of the Contract. Seller wal with and agrees that any extensions any of the terms of this Assignrimade for vehicle registration show	teen a violation of, or railure to comply been repossessed, or an attempt has gots as to time of repossession. Seller under the Contract. Seller waives all agrees to indemnify Assignee from all wes any and all notice of nonpayment ons or impairments of remedies which ment With Recourse. Seller waives the wing Assignee as first lienholder on the
Dated	at			(Dealer's City and State)	
Signed	Name of Declar	(Sea	l) By	(Officer, Firm Mer	nhar ar Ownar
. • •	(Name of Dealer)	ASSIGNMENT	T WITHOUT DECOURE		ilber of Owner)
		HOOKUMILIN	T WITHOUT RECOURSE	=	
For value received, the Seller WITHOUT RECOURSE to: title and interest to the Contrac Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contractine of such execution the Buy possession of Buyer, that the appropriate the reconstruction of the second to the seco	t. The property described in agreement with the Assigned to Economic Capture and was a few as of legal age and component recited as having but he had a few as the property of the time.	er side of this Simple Intere	st Motor Vehicle Contract and	Security Agreement ("Contract")	does hereby sell, assign and transfer ssigns ("Assignee") all of Seller's right, at to the terms of this Assignment with other agrees as follows: Seller has not er payment on the Contract, except as by the Buyer and the Seller, that at medical, and has been delivered into the discount of the seller taken in trade was received an outre by sat forth; that Seller has the fire
without recourse to: title and interest to the Contrac Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contrac time of such execution the Buy possession of Buyer, that the is more than the reasonable man- and complete title to the Proper	t. the property described in agreement with the Assign e Contract ("Buyer") in obtait. Selfer represents and warer was of legal age and commount recited as having between the table thereof at the time try, suit ect only to the rights.	the side of the Simple Interest of the Contract ("Property"), an ee and any provision checkeraning a loan from any third preams; that the Contract represented as a downpayme of its received as a downpayme of its received as the terms of the Buyen that there are it.	st Motor Vehicle Contract and deal moneys que and to beco dibelow. Seller gonth, and sevant, to be used as all or a parsents a bona fide sale and was actified the Property is not as not was actually call in case far of sale and statements serior or secondments, course in a mis-	Security Agreement ('Contract') and its successors and a me due under the Contract subject erally if more than one) hereb, 'u of any downpayment or any one is actually executed in good faith the actually executed in good faith the contract is equivalent, that mechanism in the Contract are true and ac- sit is estoffs on the dad of Buyera	ssigns ("Assignee") all of Seller's right, of the terms of this Assignment with inher agrees as follows: Seller has not be payment on the Contract, except as by the Buyer and the Seller; that at mentract, and has been be livered into the diss taken in trade was received at not recitly set forth; that Seller has the figures of the amounts payable, that a re-
without recourse to the Contract Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contractions of such execution the Buyerossession of Buyer, that the amore than the reasonable manand complete title to the Proper have been no representations or craterial missistement in Buyer Buyer is not a good more and made as required by and in accontract without Assignee's prifederal laws reducting consum	tithe property described in agreement with the Assign e Contract ("Buyer") in obtait. Selfer represents and warer was of legal age and compount recited as having between the subject only to the rights with the time for actional risk. The Contract condance with all applicable and discrimination and all applicables.	the raide of this Simple Interest of the Contract ("Property"), an ee and any provision checker aring a loan from any third prearants; that the Contract represents to execute the Contract represents of the Buyer, that there are not contained in the Contract ed to Assigneer and that Sall, and the transaction it evidents federa, and state laws and arrants and represents that after the granting of consumer in the granting of consumer.	st Motor Vehicle Contract and discontract and discontract with the discontract and discontract with the discontract with the discontract and sevents a bone fide sale and was actificate the Property is not can that as actually paid in discontract and statements serior or season of the arms of the discontract and so there as information given contract and discontract and discontract and discontract and discontract and discontract and discontract and report and office of and ground and so the serior and discontract and regulations governing the serior and regulations and regulations are some	security Agreement ('Contract') and its successors and a medue under the Contract subject erally if more than one) hereby full is actually executed in good faith the actually executed in good faith the actually executed in good faith the actually executed in the Con- and its equivalent, that mechanism in the Contract are true and ac- actually executed the bad of Buyer a morning Buyer is true and condent actually executed and provision of the special that are provision of the special actual matters in contraction actually executed and the federal gared under such laws have been	ssigns ("Assignee") all of Seller's right, of the terms of this Assignment with rither agrees as follows: Seller has not be payment on the Contract, except as by the Buyer and the Seller; that at the stract, and has been believed into the diss taken in trace was received at no payment the amounts payable, that it or inat, to Seller's knowledge, there is not the Contract will be violated and trace much the Contract are in all resource taxes possession of payments on the taxe possession of payments are the taxes possession of payments are taxes payments are taxes payments.
without recourse to the Contract Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contract time of such execution the Buyer ossession of Buyer, that the amore than the reasonable manand complete title to the Proper nave been no representations or material massistement is Buyer Buyer is not a good more after made as required by and in accompact with most Assignees a prifederal laws regulating consumagrees to indemnify Assignee a connection with industry look of possession of the Property deemed an election of remeding presentation or warranty continued to the property defended an election of time Contracts might be required unit assignment in sterations of the Contracts might be required unit assignment in such as this line.	t the property described in agreement with the Assign e Contract ("Buyer") in obtait. Selfer represents and water was of legal age and contracted as having better value the represents as the time of the tracted as the time of the tracted as the representations of the represe	the raide of this Simple Interest of the Contract ("Property"), an ee and any provision checker aring a loan from any third prearants, that the Contract represents to execute the Contract represents of the Buyer, that there are not contained in the Contract edit c. Assigneer and that Sall, and the transaction it evider is federal and state laws and arrants and represents that after the contained in the granting of consumer from all claims, actions, suit, whether well founded, base it warranties be faise. Seller as or suit has been instituted a ay any deficiency thereafter effer agrees to pay reasonable edies which may be granted entered from a contained the contained and any any deficiency thereafter effects are so that has been instituted a ay any deficiency thereafter effects of the contained to the contained to the contained to the contained to the contained the contained to the contained to the contained to the contained to the contained the containe	st Motor Vehicle Contract and all moneys que and to beco dibelow. Seller gonth, and sevant, to be used as all on a par seems a bone fide sale and was actificate the Property is not can that a bone fide sale and was actually paid in a serial or of sale and satenaments serion or second monetary. So that a information give contract in information presents between an affection or reactification of the serial or or of the serial or o	security Agreement ('Contract') and its successors and a medue under the Contract subject erally if more than one) hereby full is actually executed in good faith the actually executed in good faith the actually executed in good faith the actually executed in the Con- and its equivalent, that mechanism in the Contract are true and ac- actually executed the bad of Buyer a morning Buyer is true and condent actually executed and provision of the special that are provision of the special actual matters in contraction actually executed and the federal gared under such laws have been	ssigns ("Assignee") all of Seller's right, at to the terms of this Assignment with rither agrees as follows: Seller has not be payment on the Contract, except as by the Buyer and the Seller; that at the first taken in trace was received on the diss taken in trace was received on the diss taken in trace was received or not readly set forth; that Seller has the fugalist the amounts payable that given from the Contract will be violated and that or with the Contract are in all respect to take possession of payments on the complied with and the Seller hereon to complied with and the Seller hereon did balance of the Contract, whather or consession of the Property shall not be seler as a result of the breach of any colion. Seller consents to extensions of demand, presentment or protest, which of all other rights that can be waived in orange the blace of that from the count orange the blace of that from the count or and the conditions.
without recourse to the Contract Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contract the of such execution the Buy possession of Buyer, that the amore than the reasonable marked expression of Buyer, that the amore than the reasonable marked bear in represented one contact all missterement in Buyer Buyer is not a good more after made as required by and in accontract without Assignee's prederal laws regulating consumagroes to indemnify Assignee a connected with relating to one with the Contract. Should any of opening the property deemed an election of remoding presentation or warranty contractions of the Contract with the required on a signer as a signer of the Property deemed an election of remoding presentation or warranty contractions in the Contraction of the Contraction of the Contraction of the Contraction of the Property deemed an election of remoding presentation of varianty contractions of the Contraction of the Contraction of the Contraction of the Property of the following that are chessing the property of the property	t the property described in agreement with the Assign e Contract ("Buyer") in obtait Selfer represents and war recording the traction of the t	the side of this Simple Interest of the Contract ("Property"), an ee and any provision checker and any provision checker are to be sufficient to execute the Contract representation to execute the Contract representation to execute the Contract representation of the Buyen that the terms of the Buyen that there are not contained in the Contract and the transaction it evident that fell and the transaction it evidents and represents that a right of the Buyen that sale are and state laws and arrants and represents that a right in the granting of consumer from all claims, actions sufficient whether well founded, base in whether well founded, base in warranties be faise. Seller a grant agrees to pay reasonable dies which may be granted the edit of the terms into has been made for venicle that and punctual payment of them unpaid, whether the Confull amount remaining unpaid	st Motor Vehicle Contract and distributed by the Weller Hondly and a service and to be cold below. Seller growth and sevens a bone fide sale and we acoust hat me Property is crucial of sevens a bone fide sale and we acoust hat me Property is crucial of sevend and statements across and statements across and statements across and all disclessors to Builting across and all disclessors from a creation and regulations governous across and all disclessors from a service of the Buyer Selection and regulations across to pay to Assignee is not better across in Assignment VI thout Record and across a reply was assigneed as the selection of the Selection of the Contraction of t	and its successors and a mediue under the Contract subjecterally if more than one) hereby fur of any downpayment or any other sectually executed in good faith the accordance of the contract subjected in good faith the accordance of the contract are true and contract in the Contract are true and contract in the Contract are true and contract as criseful subject in the assertion of the part of Buyer a true in a gayer of the and of Buyer as true in a tending Act the Repear Begared under such that a section of the contract and agrees the contract of the contract and agrees the contract and agree of the contract a	ssigns ("Assignee") all of Seller's right, at to the terms of this Assignment with rither agrees as follows: Seller has not be payment on the Contract, except as by the Buyer and the Seller; that at the first taken in trace was received on the diss taken in trace was received on the diss taken in trace was received or not readly set forth; that Seller has the fugalist the amounts payable that given from the Contract will be violated and that or with the Contract are in all respect to take possession of payments on the complied with and the Seller hereon to complied with and the Seller hereon did balance of the Contract, whather or consession of the Property shall not be seler as a result of the breach of any colion. Seller consents to extensions of demand, presentment or protest, which of all other rights that can be waived in orange the blace of that from the count orange the blace of that from the count or and the conditions.
without recourse to the Contract Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contract the of such execution the Buy assession of Buyer, that the amore than the reasonable marked complete tile to the Proper nave been no representations or material missteriement in Buyer Buyer is not a good more after made as required by and in accontract without Assignee's prifederal laws regulating consumagroes to indemnify Assignee a connected with relating to one with the Contract. Should arrive not possession of the Property deemed an election of remeding representation or warranty contractions of the Contract Should arrive to the missing of the Property deemed an election of remeding representation or warranty contractions in the Contract. Should arrive the most property of the following that are chesting to the property of the following that are chesting the property of the following that are chesting the property of the following that are chesting the property of the property of the following that are chesting the property of the property of the following that are chesting the property of the property	t the property described in agreement with the Assign e Contract ("Buyer") in obtain Selfer represents and war reviews of legal age and common rectified as having between the table thereof at the time for each age to only to the rights or warren has made to Buyer is credit and part as made to Buyer is credit and offsor mination and hold Assignee harmless usulting from any contentions of Selfer's representations on this assignment. Sontract or impairment of remained in this assignment or in cother warrants that applicate eached also apply:  conditionally guarantees the demand, for the full amount guarantees payment of the point then unpaid to the Assigner exceed as a papily.	the Simple Interest of the Contract ("Property"), an earnd any provision checker aring a loan from any third preams: that the Contract represents that the Contract represents to execute the Contract represents to execute the Contract represents as a downpayme of the Buyer, that the terms of the Buyer, that there are not contained in the Contract of the Sayer and that Sale, and the transaction it evidence to Assignee and that Sale, and the transaction it evidence federal and represents that a in the granting of consumer from all claims, actions, suit, whether well founded, base or warranties be false. Seller as earn that sale are the seller as the seller as the seller as the seller as the seller agrees to pay reasonable dies which may be granted the edition of the terms into has been made for venical full amount remaining unpaid gnee or holder, upon redelive of a default under the Contract to pay in full the amount remaining unpaid	st Motor Vehicle Contract and all moneys que and to beco dibellow. Sélier gonthi and sei activo beco dibellow. Sélier gonthi and sei activo become de dibellow. Sélier gonthi and sei activo and sei activo dibellow properties and sei and value and sei activo and that the Property is course in that the Property is course and statements ser income and statements of the Properties of the first and regulations govor in the ser income and disclosures to Builtegustions govor in the ser income and and regulations govor in the ser income and regulations costs is contesting sosts in contenting sosts of contesting sosts of contenting sosts of contenting the ser in gards the Buyer Selier or bottemations of Assignment without Records and services are services as services and sost of the services and services and services and services and services and services and services are services and s	and its successors and a me due under the Contract subjective of any officer than one) hereby fur of any downpayment or any other strategy of the contract subjective of any downpayment or any other strategy of the contract subjective of any downpayment or any other strategy of the contract subject of any other subjective of the contract are true and other than the Contract are true and other than a subject of the contract of the co	ssigns ("Assignee") all of Seller's right, at to the terms of this Assignment with right agrees as follows: Seller has not are payment on the Contract, except as by the Buyer and the Seller; that at the first that at the first that at the disc taken in trade was received at not recity set forth; that Seller has the figure amounts payable, that at ordinate to Seller's knowledge, there is not take possession of payments on the founding attorneys fees arising out of the Contract with anothe Seller hereof including attorneys fees arising out of more with any such reach of the Contract whether or possession of the Property shall not be siler as a result of the breach of any lotton. Seller consents to extensions of the Property shall not be siler as a result of the breach of any lotton. Seller consents to extensions of each of the property whether the siler as a result of the breach of any lotton. Seller consents to extensions of all other rights that can be warved in change the place of trial from the common property.
without recourse to the Contract Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contract the of such that the execution the Buy possession of Buyer, that the amore than the reasonable marrand combined the to the Proper have been no represented one of material missistement in Buyer Buyer is not a good more after made as required by and in accontract without Assignee's prederal laws regulating consumagrics to indemnify Assignee's prederal laws regulating consumagrics to indemnify Assignee's connected with the Contract. Should any chot possession of the Property deemed an election of remodrepresentation or varranty contragnetic might be required unanassignment such as this list originally acquiring jurisdiction. Any of the foreign that are the Assignee or other holder upon 1. Full Repurchase. Seller the Contract to pay the full amount of its loss under the Contract from the Assigne Guaranteed Installments be passignment shall have the same	t. the property described in agreement with the Assign e Contract ("Buyer") in obtait. Selfer represents and was remained to the contract ("Buyer") in obtaining the contract ("Buyer") in obtaining the contract contract contract and a self-called as having better table thereof at the time of the contract contract contract contract in the Contract contains with a applicable or written consent. Selfer we contract and discrimination are hold Assignee harmess southing from any contention of Self-er's representations of Self-er's representations on has been taken by Assignee as and Self-er agrees to pained in this assignment. Sontract or impairment of render this assignment or in contract or impairment of render the self-er was apply. Conditionally guarantees the demand, for the full amount guarantees payment of the regularantees payment of the regularantees in the event the vehicle be insufficient intract.  Guarantees the due and pue or other holder upon de ad punctually and in accore a effect as if made without results.	the Contract ("Property"), an ee and any provision checke aring a loan from any third prenats; that the Contract represents that the Contract represents that the Contract represents to execute the Contract represents to execute the Contract represents to execute the Contract represents that Buyer, that there are not contained in the Contract represents that all the transaction if evider and state laws and arrants and represents that all in the granting of consumer from all claims, actions, suit, whether well founded, base in warrants be faire. Seller are or suit has been instituted a ay any deficiency thereafter eller agrees to pay reasonable fler agrees to pay reasonable medical which may be granted in the enforce any of the terms from the enforce any of the terms from the properties of the terms from the properties of the terms from the enforce any of the terms from the properties of the terms from the default under the Contract to pay in full the amount remand if default be made in dance with the terms of the ecourse.	st Motor Vehicle Contract and all moneys que and to beco dibelow. Sélier gonth, and sevant, to be used as all or a par seems a bone fide sale and was actificate the Property is truly and sale and was actificate the Property is truly and sale and was actificate the Property is truly and sale that a reformation governor resulting a sole of sale and information governor as to that a information governor measures and disclosures to build governor and regulations governor measures and regulations of the Sale and regulations of the Sale and	and its successors and a mediue under the Contract subjecterally if more than one) hereby full of any downpayment or any other actually executed in good faith the actual that merchant in the Contract are true and or action to sushed the full and of Buyer a strong gray sign of the part of Buyer and other in the actual and provision of the asserted that any provision of the asserted that any provision of the asserted that any provision of the full and other instance of the full and other instances of the same of the full appears the agrees that the teams of success to bring any action of the full appears to bring any action and at the defense the region of the same actions. Seller waves the right to east used the Contract and agree in not sant that if default be made in the full and actions. Seller waves the right to east use that if default be made in the full and actions. Seller waves the man to the actual and actual	ssigns ("Assignee") all of Seller's right, at to the terms of this Assignment with right as processes as follows: Seller has not are payment on the Contract, except as by the Buyer and the Seller; that at the first that the f
without recourse to the Contract Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contract the first of such execution the Buy possession of Buyer, that the amore than the reasonable markand complete title to the Proper have been no represented one chateral messistement in Buyer Buyer is not a good more and contract without Assignees or redeal laws regulating consum agrees to indemnify Assignees of contract without Assignees or indemnify Assignees of the Contract Should any contract without required an election of remoding the contract of the Property deemed an election of remoding markets of the Property deemed an election of remoding markets of the Contract. Should any of the Contract such as this Indianally acquiring jurisdiction.  Any of the following that are one of the Contract to pay the full amount of its loss under the Contract. To pay the full amount of its loss under the Contract from the Assigne Guaranteed Installments be passignment shall have the same Dated.	t. the property described in agreement with the Assign e Contract ("Buyer") in obtait. Selfer represents and was remained to the contract ("Buyer") in obtaining the contract ("Buyer") in obtaining the contract contract contract and a self-called as having better table thereof at the time of the contract contract contract contract in the Contract contains with a applicable or written consent. Selfer we contract and discrimination are hold Assignee harmess southing from any contention of Self-er's representations of Self-er's representations on has been taken by Assignee as and Self-er agrees to pained in this assignment. Sontract or impairment of render this assignment or in contract or impairment of render the self-er was apply. Conditionally guarantees the demand, for the full amount guarantees payment of the regularantees payment of the regularantees in the event the vehicle be insufficient intract.  Guarantees the due and pue or other holder upon de ad punctually and in accore a effect as if made without results.	the Simple Interest of the Contract ("Property"), an ee and any provision checker aning a loan from any third preasts; that the Contract represents that the Contract represents that the Contract represents that the contract represents of the Buyer, that the terms of the Buyer, that the terms of the Buyer, that the contract and the transaction it evider is federal and state laws and arrants and represents that of in the granting of consumer from all claims, actions suits, whether well-bunded, base in warrantes be faise. Seller as or suit has been instituted a ay any deficiency thereafter eller agrees to pay reasonable eller agrees to pay reasonable to enforce any of the terms from has been made for venicle turn and punctual payment of then unpaid, whether the Contract to pay in full the amount renunctual payment of the first made drault payment of the first made drault payment of the first made drault payment of the first made drauct with the terms of the	st Motor Vehicle Contract and all moneys que and to beco dibelow. Sélier gonth, and sevant, to be used as all or a par seems a bone fide sale and was actificate the Property is truly and sale and was actificate the Property is truly and sale and was actificate the Property is truly and sale that a reformation governor resulting a sole of sale and information governor as to that a information governor measures and disclosures to build governor and regulations governor measures and regulations of the Sale and regulations of the Sale and	and its successors and a me due under the Contract subjected by I more than one) hereby fur to fany downpayment or any other actually executed in good faith the actual of Segment of the Dorith actual of Buyer and the true and of Buyer and the true and of Buyer and the selection of Buyer and the man of Buyer and the selection of the selection of Buyer and the selection of	ssigns ("Assignee") all of Seller's right, at to the terms of this Assignment with right as processes as follows: Seller has not are payment on the Contract, except as by the Buyer and the Seller; that at the first that at the first that at the first that at the diss taken in trade was received at not restly set forth; that Seller has the first that at the first that
without recourse to the Contract Recourse, any separate dealer assisted the buyer named in the expressly stated in the Contract the of such that the execution the Buy possession of Buyer, that the amore than the reasonable marrand combined the to the Proper have been no represented one of material missistement in Buyer Buyer is not a good more after made as required by and in accontract without Assignee's prederal laws regulating consumagrics to indemnify Assignee's prederal laws regulating consumagrics to indemnify Assignee's connected with the Contract. Should any chot possession of the Property deemed an election of remodrepresentation or varranty contragnetic might be required unanassignment such as this list originally acquiring jurisdiction. Any of the foreign that are the Assignee or other holder upon 1. Full Repurchase. Seller the Contract to pay the full amount of its loss under the Contract from the Assigne Guaranteed Installments be passignment shall have the same	t. the property described in agreement with the Assign e Contract ("Buyer") in obtait. Selfer represents and was remained to the contract ("Buyer") in obtaining the contract ("Buyer") in obtaining the contract contract contract and a self-called as having better table thereof at the time of the contract contract contract contract in the Contract contains with a applicable or written consent. Selfer we contract and discrimination are hold Assignee harmess southing from any contention of Self-er's representations of Self-er's representations on has been taken by Assignee as and Self-er agrees to pained in this assignment. Sontract or impairment of render this assignment or in contract or impairment of render the self-er was apply. Conditionally guarantees the demand, for the full amount guarantees payment of the regularantees payment of the regularantees in the event the vehicle be insufficient intract.  Guarantees the due and pue or other holder upon de ad punctually and in accore a effect as if made without results.	the Contract ("Property"), an ee and any provision checke aring a loan from any third prenats; that the Contract represents that the Contract represents that the Contract represents to execute the Contract represents to execute the Contract represents to execute the Contract represents that Buyer, that there are not contained in the Contract represents that all the transaction if evider and state laws and arrants and represents that all in the granting of consumer from all claims, actions, suit, whether well founded, base in warrants be faire. Seller are or suit has been instituted a ay any deficiency thereafter eller agrees to pay reasonable fler agrees to pay reasonable medical which may be granted in the enforce any of the terms from the enforce any of the terms from the properties of the terms from the properties of the terms from the enforce any of the terms from the properties of the terms from the default under the Contract to pay in full the amount remand if default be made in dance with the terms of the ecourse.	st Motor Vehicle Contract and all moneys que and to beco dibelow. Sélier gonth, and sevant, to be used as all or a par seems a bone fide sale and was actificat the Property is truly and save and that the Property is truly and save and statements see for a series and satements see for a recomment. Souther a information give contract and information present the series and frequency soush and disclosures to build gegustants govern no me ser recomments of the fire and regulations govern no me ser recomments of the fire and regulations of the series to be proceedings costs electrical and regulations of the series to be active loss on otherwise, that there as present the Buyer Selence for the remaining. If Assignee is required attending a feet and wayes a report waives all statutes of mit and this Assignment VI mout Recomposition of the Contract and covering of the children of the contract and covering of the vehicle to Selection, the payment of the last Selection and the payment of any of the Gondontract, the Seller's guarant the contract.	and its successors and a me due under the Contract subject of any downpayment or any one is actually executed in good faith the Contract successors and a contract subject of any downpayment or any others actually executed in good faith the discourately described in the Contract is equivalent, that mechanism in the Contract are true and other than the Contract are true and other than a true and all not deal and a true and all not deal and a true and all not deal and other than a true and all other than a true and a	ssigns ("Assignee") all of Seller's right, at to the terms of this Assignment with right as processes as follows: Seller has not are payment on the Contract, except as by the Buyer and the Seller; that at the first that at the first that at the first that at the diss taken in trade was received at not restly set forth; that Seller has the first that at the first that

## THIS IS A CONSUMER CREDIT SALE DOCUMENT

SIMPLE INTEREST MOTOR VEHICLE CONTRACT AND SECURITY AGREEMENT  WINTERS AME  FRANK KINGHT  10/26/1999  AGREEMENT NO  DOUGLES SIMPLE OF BUSINESS  2IP CODE  AGREEMENT NO  DOUGLES SIMPLE OF BUSINESS  AGREEMENT NO  DO	CIMDI E MITEDECT MOT				IDITY ACDED				▼	
DISCUSSUES PURSUANT OF THE TRUTH IN-LENDING ACT Payments of Payments from the college with the process of an open an estimate Large with a global payment of Payments of No. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19		ON VEHICLE COI	NINACI AN	ID SECT	INII AUNEE			] Stock k	ı.   110448	Α
BUJETS SESSIBLY OR PLADO FOR SUSPINESS  28 CODE  ARREMENT NO.  CREATER SAME AND ADDRESS  D. BUJETS SAME AND ADDRESS SAME AND ADDRESS SAME ADDRESS SAM						1	-			<u> </u>
DISCLOSURES PURSUAND AGORESS  OR SURPEYS MANK AND AGORESS  OR SURPEYS MANK		F BUSINESS			ZIP CODE	-+	· · · · · · · · · · · · · · · · · · ·	1		R NAPOL
n ms contract the worlds "we" "set" and "out" inteller to the creation (sellion) named below of upon any assignment, the assignment world by the contract the worlds. "you" and "you" riefer to the buyer and co-outsyst." We set you the motor which described below (the "valided to prefet the buyer and co-outsyst." We set you the motor which described below (the "valided to prefet the buyer and co-outsyst." We set you the motor which described below (the "valided to prefet the buyer and co-outsyst." We set you the motor which described below (the "valided to prefet the buyer and co-outsyst." We set you the motor which described below (the "valided to prefet the buyer and co-outsyst." We set you the motor which described below (the "valided to prefet the buyer and co-outsyst." We set you the motor which described below (the "valided to prefet the buyer and co-outsyst." We set you the whole you have you below, each is invividually and lopether responsible for all agreements in the contract. Set of the prefet the p	3446 BRAMPTON BOISE ID 83706 CO-BUYER'S NAME AND ADDRESS					1				
n this control the woods "we", "all and "our" refer to the cordatic (seller) animal below or upon any assignment, this absignees. The woods "you" and "you" refer to the buyer and to be present the second "you" and "you" refer to the buyer and to be represented by the present the second "you" and "you" refer to the buyer and to be represented that the presentation of the second charge at the Annual Processing Rate allows below to the unadal principal bolance of the Annual Principal degrees of the Annual Pr										
per control policy as the "Total Sale Price." The Cash Free." salo allows below. By againing the contract vising the policy of the Annual programment share on the front and tables. An in Econtract is share on the total and tables. The contract of this contract is share contract is supported to the policy of t	In this contrast the words "we " "we"	and "our" refer to the ere	uditor (caller) nan	ned below e	r upon any acciana	ant ite a	ssianee The word	Res. Pt	none <u>(208)33</u>	6-8300_
instanced, alloog with a Finance Charge at the Annual Percentage Rate showledge on the unaged principal behance of the Annual Percentage Rate showledge to the Horizontal According to the Annual Percentage Rate showledge to the Horizontal According to the Annual Percentage Rate showledge to the Horizontal According to the Annual Percentage Rate Showledge and Evolution and the Horizontal According to the Annual Percentage Rate Showledge Ra	buyer if any named herein and to the	heirs, executors, administr	ators and assign	s of such bu	yer and co-buyer. W	e sell you	the motor vehicle	described	below (the "vehicle"	) on credit. The
SECURITY OF DISCONTRACT IN this contract. If this contract is signed by a beyer and or buyor, each so dischably and logother responsible for all agreements in the contract. Security of the contract is signed by a beyer and or buyor, each so discovered by a signed by a beyer and or buyor, each so discovered by a signed by a beyer and or buyor, each so discovered by a signed by a beyer and or buyor, each so discovered by a signed by a beyer and or buyor, each so discovered by a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a beyer and or buyor in the contract as a signed by a buyor and in the contract as a signed by a buyor and in the contract as a signed by a buyor and in the contract as a signed by a buyor and in the contract as a signed by a buyor and an analyse and an any required signed and be an incident in the language and by a signed by a buyor and an analyse and an analy	Financed, along with a Finance Char	ge at the Annual Percenta	age Rate shown	below on th	e unpaid principal l	palance of	the Amount Final	nced, acco	rding to the schedu	ıles, terms and
Page	agreements shown on the front and b	ack of this contract. If this	contract is signe	d by a buyer	and co-buyer, each	is individu	ially and together r	esponsible	for all agreements i	n the contract.
1993TOYOTA TRUCK 4   XX   2 000 PICKUP				STYLE	MODEL C	DOMETER F	READING	VEHICL	E IDENTIFICATION NUMB	ER
DISCLOSURES PURSUANT TO THE TRUTH-IN-LENDING ACT  Total of Payments The cost of your creed as year in a mount the Credit will cost you.  PERCENTAGE RATE The cost of your creed as year in a mount the Credit will cost you.  The amount of credit provided to the amount you will have paid at payments as scheduled. The amount you will have paid a payment as scheduled and apyment as scheduled will be mount in the amount of regit provided to the amount you will have paid and payments as scheduled. The amount you will have paid a payment as scheduled and apyment as scheduled and payments as scheduled will be mount in the payment of Payments.  The total cost of your purchase on credit, including your down on your behalf.  The amount of exist provided to the amount provided as a payment as scheduled will be mount of Payments.  The total cost of your purchase on credit, including your down on apyment of \$ 600.00  The Payment of N/A  The The Payment of The Same in the goods or properly being purchased.  The total cost of your purchased on credit, including your down or not you will be charged the greater of \$10.00 on the payment of N/A  The		TRUCK 4	XX 2	000 PI	CKUP	7	1434	JT4RN	81A9P51586	38
DISCLOSURES PURSUANT TO THE TRUTH-IN-LENDING ACT    PROPERTIAGE RATE   The Access and your credit as a yearly rate.	COLOR T	RIM TIRE		NS	KEY NO.	LIC. N	D. F	I.O.S. NO.		
PERCENTAGE RATE The cost of your credit as a yearly rate.  1 a 50	USED GREEN		IDEO BUDO	LIANT TO	THE TOUTH		DINO AOT	<del>-</del>		
PERCENTAGE RATE The cost of your credit as a yearly rate.  The cost of your credit as a yearly rate.  19										
The cost of your credit party rate.    Solid										
The second process a yearly rate.  See September 50   See 1182 59   See										
1 1 95 % \$ 1182 59 (e) \$ 5040,13 \$ 6222.72 (e) \$ 7022.72 (e) \$ YOUR PAYMENT SCHEDULE WILL BET RUMBER OF Payments:  Amount of Payments:  When Payments Are Due:  When Payments Are	as a yearly rate.	credit will cost yo	u. you	2 01 011 your	ocitaii.	ł	,			
YOUR PAYMENT SCHEDULE WILL BE:  Number of Payments:  Amount of Payments:  N/A  1 Payments of  Nontrice in payment of  N/A  1 Payments of  Nontrice in payment of  N/A  1 Payments of  Nontrice in payment of  N/A  Nontrice in payment of  Nont	n/	\$ 1182.59	(e) \$	5040	1.13	\$	6222.72	(e)	\$ 7022	
One Payment of N/A  A1 Payments of 148.16 Monthly, beginning 12/10/1999  One Final Payment of N/A  A1 Payments of 148.16 Monthly, beginning 12/10/1999  One Final Payment of 148.16 Monthly are payment is more than 15 days late you with the charged fer greater of \$10 or 5% of the late amount.  FINAL PAYMENT: You may requised prepayment in full before the scheduled date.  ITEMIZATION OF AMOUNT FINANCED  A Cash Price More Vehicle and Accessories 5 5495.00  One Cash Price More Vehicle and Accessories 5 5495.00  One Cash Price More Vehicle and Accessories 5 5495.00  One Cash Price More Vehicle and Accessories 5 5495.00  One Cash Price More Vehicle and Accessories 5 5495.00  One Cash Price More Vehicle and Accessories 5 5495.00  One Cash Price More Vehicle and Accessories 5 5495.00  One Cash Price More	YOUR PAYMENT SCHEDULE WILL	BE:					•			
A1 Payment of 149.16 Monthly, beginning 12/10/1999  One final Payment of 149.16 O5/10/2003  SECURITY: You are giving a security interest in the goods or property being purchased.  LATE CHARGES: If any payment is more than 15 days late you will be charged the greater of \$10 or 5% of the late amount.  PREPAYMENT: You may pay your contract in full all any time without penalty.  See the remainder of this document for any additional information about nonpayment, default and any required prepayment in full before the scheduled date.  If you are buying a used vehicle with this contract, as indicated in the description of the whiche above, lederal regulations may require a special toward spuide to be displayed on the window.  THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIBES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.  SI usted esta comprande out vehicule area as of a supplication of the vehicule above.  IN FORMAD OF VEHICLE		ents:			Payments:	<u></u>	,	When Payr	nents Are Due:	
One Final Payments of 148.16										
One Final Payment of SECURITY: You are giving a security interest in the goods or properly being purchased.  LATE CHARGES: If any payment is more than 15 days late you will be charged the greater of \$10 or 5% of the late amount.  PREPAYMENT: You may pay your contract in full at any time without penalty.  See the remainder of this document for any additional information about nonpayment, default and any required prepayment in full before the scheduled date.  If you are buying a used vehicle with this contract, as indicated in the description of the vehicle above, tederal regulations may require a special buyers guide to be displayed on the window.  THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRACT INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRACT SALE.  SI usted estal comprando on vehiculo usado mediante este contrato según la descripción del vehículo arriba, la ley federal podrá exigir que la ventanilla demestre una guía especial para el comprador.  LA INFORMACIÓN QUE USTED VE ELLA FORMA DE VENTANILLA PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN CONTRATO DE VENTANILLA PARA SET VENTANILLA PARA SET SE SERVICE CONTRATO DE VENTANILLA PARA SET VENTANILLA PARA SET SET VENTANILLA PARA SET SET VENTAN			1/				Monthly begins	ina	12/10/1999	
SECURITY: You are giving a security interest in the goods or property being purchased.  LATE CHARGES: If any payment is more than 15 days late you will be charged the greater of \$10 or 5% of the late amount.  PREPAYMENT: You may pay your contract in full at any time without penalty.  See the remainder of this document for any additional information about nonpayment, default and any required prepayment in full before the scheduled date.  If you are buying a used vehicle with this contract, as indicated in the description of the vehicle above, federal regulations may require a special buyers guide to be displayed on the window.  If you are buying a used vehicle with this contract, as indicated in the description of the vehicle above, federal regulations may require a special buyers guide to be displayed on the window.  If you are buying a used vehicle with this contract, as indicated in the description of the vehicle above, federal regulations may require a special buyers guide to be displayed on the window.  If you are buying a used vehicle with this contract, as indicated in the description of the vehicle and Accessories \$ \$495.00\$  A Cash Price Motor Vehicle and Accessories \$ \$495.00\$  C Cash Price Vehicle and Accessories \$ \$495.00\$  C Cash Price Accessories \$ \$ \$495.00\$  C Cash Price Accessories \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	1. <del></del>								12/10/1333	
LATE CHARGES: If any payment is more than 15 days late you will be charged the greater of \$10 or 5% of the late amount.  PREPAYMENT: You may pay your contract in full at any time without penalty.  See the remainder of this document for any additional information about nonpayment, default and any required prepayment in full before the scheduled date.  If you are buying a used vehicle with this contract, as indicated in the description of the vehicle above, federal regulations may require a special puyers guide to be displayed on the window.  THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.  SI usted está comprando un vehículo usado mediante este contrato según la descripción del vehículo arriba. In ley federal podrá exigir que la ventanilla demuestre una quía especial para el comprador.  LA INFORMACION QUE USTED VE EN LA FORMA DE VENTANILLA PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACION EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehícle to purchase, or negotiale, any insurance through a particular insurance company, agent or broker, You have requested Seller to include in the balance due under this contract the following insurance in the term of this contract the following insurance will accepted by the insurance contract the following insurance will accepted by the insurance contract the following insurance will accepted by the insurance contract the following insurance will not be in force until accepted by the insurance contract the following insurance will not be in force until accepted by the insurance contract the following insurance will not be in force until accepted by the insurance contract the following insurance will not be in force until accepted by the insurance contract the following insurance will not be		ity interest in the goods o					00/10		(e) means a	n estimate
description of the vehicle above, federal regulations may require a special buyers guide to be displayed on the window.  THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARTY PROVISIONS IN THE CONTRACT OF SALE.  Si usted está comprando un vehículo usado mediante este contrato según la descripción del vehículo arriba, la ley tederal podrá exigir que la ventanilla demuestre una guía especial para el comprador.  LA INFORMACION QUE USTED VEEN LA FORMA DE VENTANILLA PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. La INFORMACION EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  NOTICE: No person is required as a condition of financing the purchase of a motor vehicle to purchase, or negotiate, any insurance through a particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH BEFORE AFTER the due date of the final installment. Buyer requested Seller to procure insurance on the vehicle against fre. theft, and colision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  Permium  S. N/ABDD. COMP. FIRE & THEFT Mos S. N/ABDDILY INJURY S. N/A LIMITS. Mos S. N/A  MEDICAL MOS	See the remainder of this docume	nt for any additional infor	mation about no	npayment, c	lefault and any requ	ired prepa	ayment in full befo	ore the sch	eduled date.	
THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.  St usted está comprando un vehículo usado mediante este contrato según la descripción del vehículo arriba, la ley federal podrá exigir que la ventanilla demuestre una guía especial para el comprador.  LA INFORMACION QUE USTED VE EN LA FORMA DE VENTANILLA PARA ESTE VEHÍCULO ES PARTE DE ESTE CONTRATO. LA INFORMACION EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehícle to purchase, or negotiate, any insurance through a particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance unit not be in force until accepted by the insurance carrier  S. NIADED, COMP. FIRE & THEFT Mos. S. NIA BODILY INJURY S. NIA LIMITS Mos. S. NIA MOS. S. NIA MEDICAL Mos. S. NIA LIMITS Mos. S. NIA MEDICAL MOS. S. NIA LIMITS Mos. S. NIA MO	description of the vehicle above,	federal regulations ma							5495 00a	
THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.  Si usted está comprando un vehículo usado mediante este contrato según la descripción del vehículo arriba, la ley federal podrá exigir que la ventanilla demuestre una guía especial para el comprador.  LA INFORMACION QUE USTED VE EN LA FORMA DE VENTANILLA PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACION EN LA FORMA DE VENTANILLA DARA CONTARIA EN EL CONTRATO DE VENTA.  **Sem Service Contract Box below**  E. Document Preparation Charge \$ 97.5QE)  Contract Box below  E. Document Preparation Charge \$ 97.5QE)  F. Other \$ N/AF)  To whom paid \$ 0.000			NW EODM E	:np	1					
THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.  Si usted está comprando un vehículo usado mediante este contrato según la descripción del vehículo arriba, la ley federal podrá exigir que la ventanilla demuestre una guía especial para el comprador.  LA INFORMACION QUE USTED VE EN LA FORMA DE VENTANILLA PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACION EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  **Ses Service Contract (optional)***  **Ses Service Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  Cother  **To whom paid  **To whom paid  **Total CASH PRICE (14 to G)  **A. Trade-In (Description)  Yr. 1388ake MAZDA TRUCK  Model B2200  \$ 800.00(A)  **VIN. 1380ake MAZDA TRUCK  Model B2200  \$ 800.00(A)  **N/AB)  **Ses Prior Credit or Charge  \$ 97.50(E)  **Ses Prior Contract (optional)**  **Ses Prior Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Prior Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Prior Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Pervice Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Pervice Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Pervice Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Pervice Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Pervice Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Pervice Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **Ses Pervice Contract Box below  E. Document Preparation Charge  \$ 97.50(E)  **To whom paid  **Total Cash PRICE (14 to G)  **A. Trade-In (Description)  Yr. 1380ake MAZDA TRUCK  Model B2200  \$ 800.00(A)  **V.I.N. 1380ake MAZDA TRUCK  Model B2200  \$ 800.00(A)  **N/AB)  **C. INT TRADE-IN (A minus B)  **Ses Prior Credit or Lease Payoff  **Ses Prior Cre					1					
STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH BEFORE AFTER theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  S. M/ADED, COMP., FIRE & THEFT Mos. S. N/A  BODILY INJURY S. N/A LIMITS Mos. S. N/A  MEDICAL MOSTED LATING THE CONTRATO SEND APPROPERTY DAMAGE S. N/A LIMITS Mos. S. N/A  MCDICAL MOS. S			RY PROVISIO	INS				\$	<b>239.63</b> B)	
descripción del vehículo arriba, la ley federal podrá exigir que la ventanilla demuestre una guía especial para el comprador.  LA INFORMACION QUE USTED VE EN LA FORMA DE VENTANILLA PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACION EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehicle to purchase, or negotiate, any insurance through a particular insurance domany, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH DEFORE AFTER the due date of the final installment. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  Premium  S. M/ADED., COMP., FIRE & THEFT Mos. S. M/A  BODILY INJURY S. M/A LIMITS Mos. S. M/A  BODILY INJURY S. M/A LIMITS Mos. S. M/A  MEDICAL MOS. S. M/A  MEDICAL MOS. S. M/A  MEDICAL MOS. S. M/A  (If negative, enter "0" and see line 50 below)  D. Service Contract Box below  *See Service Contract Box below  E. Document Preparation Charge  S. DOCOMPTICATION CHARGE  (not a governmental fee)  F. Other S. M/AG  G. Other S. M/AG  TOWNOM paid  G. Other S. M/AG  TOTAL CASH PRICE (1A to G)  S. MAG. S. M/AG  VI.N. JH2UF1139J0336371  Odometer 190016  B. Less Prior Credit or Lease Payoff S. M/AB  C. NET TRADE-IN (A minus B) S. 800.00C  D. Cash Downpayment S. M/AE  TOTAL DOWNPAYMENT (2C + D + E) S. 800.00C				- 1.	C. Luxury Tax .			\$	<b>M/A</b> (C)	
LA INFORMACION QUE USTED VE EN LA FORMA DE VENTANILLA PARA ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACION EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehicle to purchase, or negotiate, any insurance through a particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH   BEFORE   AFTER   the due date of the final installment. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be inforce until accepted by the insurance carrier.  Premium  S. N/ADED. COMP. FIRE & THEFT   Mos. S   N/A   BODILY INJURY S   N/A   LIMITS								\$	<b>N/A</b> (D)	
ESTE VEHICULO ES PARTE DE ESTE CONTRATO. LA INFORMACION EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehicle to purchase, or negotiate, any insurance through a particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH    BEFORE    AFTER    the due date of the insulament. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  Premium  S. N/ADED. COMP. FIRE & THEFT    Mos. S    N/A    S    N/A    DEDUCTIBLE COLLISION    Mos. S    N/A    BODILY INJURY S    N/A    LIMITS    Mos. S    N/A    MEDICAL    Medi	• • •	•						•	97 50m	
LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACION CONTARIA EN EL CONTRATO DE VENTA.  STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehicle to purchase, or negotiate, any insurance through a particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH   BEFORE  AFTER   the due date of the final installment. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier  Premium  S. N/ADED., COMP., FIRE & THEFT   Mos. S   N/A    BODILY INJURY S   N/A   LIMITS   Mos. S   N/A    BODILY INJURY S   N/A   LIMITS   Mos. S   N/A    MEDICAL   Mos. S   N/A    MEDICAL   Mos. S   N/A    Medical   S    Mos. S   N/A    Mos. S					į.				37,30(t)	
STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehicle to purchase, or negotiate, any insurance through a particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH   BEFORE   AFTER   the due date of the final installment. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier  S   N/A  DEDUCTIBLE COLLISION   Mos. S   N/A   BODILY INJURY S   N/A  LIMITS   Mos. S   N/A   BODILY INJURY S   N/A  LIMITS   Mos. S   N/A   MEDICAL   Mos. S   N/A   MEDICAL   Mos. S   N/A   ITO whom paid    G. Other   S   N/A G   To whom paid    G. Other   S   N/A G   To whom paid    To whom paid    To whom paid    G. Other   S   N/A G   To whom paid    To whom paid    To whom paid    G. Other   S   N/A G   To whom paid    G. Other   S   N/A G   To whom paid    To w	I A FORMA DE VENTANILLA	ESTE CONTRATO. LA DOMINA CUALFSOLIF	R ESTIPHIAC	I EN ION				¢	N/An	
STATEMENT OF INSURANCE  NOTICE: No person is required as a condition of financing the purchase of a motor vehicle to purchase, or negotiate, any insurance through a particular insurance company, agent or broker. You have requested Seller to include in the balance due under this contract the following insurance. Insurance is to expire WITH BEFORE AFTER the due date of the final installment. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  Premium  S. N/ADED. COMP. FIRE & THEFT Mos. S. N/A  BODILY INJURY S. N/A LIMITS Mos. S. N/A  PROPERTY DAMAGE S. N/A LIMITS Mos. S. N/A  MEDICAL Mos. S. N/A  MEDICAL Mos. S. N/A					To whom na	iid	•	Ψ		
To whom paid  To yell a to seller to procure insurance.  Hall a to seller to procure insurance.  Nodel  B2200  V.I.N.  JH2UF 1139, J0336371  Odometer  190016  B. Less Prior Credit or Lease Payoff  S.  N/AB  C. NET TRADE-IN (A minus B)  S.  BOD .OO  D. Cash Downpayment  S.  N/AB  TO TAL DOWNPAYMENT (2C + D + E)  S.  BOD .OO  (If negative, enter "0" and see line 5C below)					G. Other			\$	<b>N/A</b> (G)	
A. Trade-In (Description)  Tra	NOTICE: No person is required	as a condition of finan	cing the purch	ase						
to include in the balance due under this contract the following insurance.  Insurance is to expire WITH BEFORE AFTER the due date of the final installment. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  Premium  S. N/ADED., COMP., FIRE & THEFT Mos. S. N/A  S. N/A DEDUCTIBLE COLLISION Mos. S. N/A  BODILY INJURY S. N/A LIMITS Mos. S. N/A  PROPERTY DAMAGE S. N/A LIMITS Mos. S. N/A  MEDICAL Mos. S. N/A  MOS. S.									\$	5832.13
final installment. Buyer requests Seller to procure insurance on the vehicle against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  Premium  S. N/ADED., COMP., FIRE & THEFT Mos.\$ N/A  S. N/A DEDUCTIBLE COLLISION Mos.\$ N/A  BODILY INJURY \$ N/A LIMITS Mos.\$ N/A  PROPERTY DAMAGE \$ N/A LIMITS Mos.\$ N/A  MEDICAL Mos.\$ N/A	to include in the balance due un	ider this contract the fo	llowing insuran	ce.				cv		
against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.  Premium  S. N/ADED., COMP., FIRE & THEFT Mos.\$ N/A  S. N/A DEDUCTIBLE COLLISION Mos.\$ N/A  BODILY INJURY \$ N/A LIMITS Mos.\$ N/A  PROPERTY DAMAGE S. N/A LIMITS Mos.\$ N/A  MEDICAL Mos.\$ N/A	final installment. Buyer requests	Seller to procure insura	nce on the veh	icle					900 004	
Premium   Odometer   190016	against fire, theft, and collision for	the term of this contract	. Any insurance	will					DOU OU(A)	
S         M/ADED., COMP., FIRE & THEFT         Mos. \$         N/A           S         N/A DEDUCTIBLE COLLISION         Mos. \$         N/A           BODILY INJURY \$         N/A LIMITS         Mos. \$         N/A           PROPERTY DAMAGE \$         N/A LIMITS         Mos. \$         N/A           MEDICAL         Mos. \$         N/A           Mos. \$         N/A           (If negative, enter "0" and see line 5C below)	Thou be in force until accepted by the	maurance carrier.	Premiur	n						
S         N/A         DEDUCTIBLE COLLISION         Mos. \$         N/A           BODILY INJURY \$         N/A         LIMITS         Mos. \$         N/A           PROPERTY DAMAGE \$         N/A         LIMITS         Mos. \$         N/A           MEDICAL         Mos. \$         N/A           Mos. \$         N/A           (If negative, enter "0" and see line 5C below)	S N/ADED COMP FIRE	& THEFT Mos.\$		/ A	0.100				<b>N/A</b> B)	
BODILY INJURY \$N/A         N/A         LIMITSMos. \$N/A         D. Cash Downpayment         \$N/AD)           PROPERTY DAMAGE SN/A         M/A         E. Manufacturer's Rebate         \$N/AE)           MEDICAL	sN/A_DEDUCTIBLE C	OLLISION Mos.\$	N,	/A -	C. NET TRADE	·IN (A mir	ius B)	\$	<b>800_00</b> (0)	
PROPERTY DAMAGE S         N/A         LIMITS         Mos.\$         N/A           MEDICAL         Mos.\$         N/A           Mos.\$         N/A           Limits         Mos.\$           Mos.\$         N/A           Limits         S           Mos.\$         N/A           Limits         S           N/A         Limits           Limits         S           N/A         Limits           Limits         S           N/A         Limits           Limits         S           N/A         Limits           Limits         S           N/A         N/A           Limits         S           N/A         N/A           Limits         S           N/A         N/A           Limits         N/	BODILY INJURY \$N/	LIMITS Mos. \$	N,	/A	D. Cash Down	ayment		\$	<b>N/A</b> D)	
Mos. \$ M/A (If negative, enter "0" and see line 5C below)	PROPERTY DAMAGE \$N_/	LIMITS Mos.\$	N,	/A	E. Manufacture	er's Rebat	e	\$		000 0-
	MEDICAL	Mos. \$	N	/A					\$	800.00
	TOTAL VEHICLE								\$	5032.13

NET CASH PRICE (1 minus 2) AMOUNTS PAID TO PUBLIC OFFICIALS

Name of Insurer\_

against fire, theft, and collision for the term of this contract. Any insurance will not be in force until accepted by the insurance carrier.		V.I.N. JM2UF1139			<b>34</b> (1)
Premium		Odometer1900		- 11	· • · · · · · · · · · · · · · · · · · ·
\$N/ADED., COMP., FIRE & THEFT I \$N/A	2. —	B. Less Prior Credit or L	Payoff	SN/	<b>(A</b> B)
\$N/ADEDUCTIBLE COLLISION Mos.\$N/A		C. <b>NET TRADE-IN</b> (A minus I	8)	2 800 0	LL(C)
BODILY INJURY \$ N/A LIMITS Mos.\$ N/A		D. Cash Downpayment		\$ <b>N</b> /	A(D)
PROPERTY DAMAGE \$ N/A LIMITS Mos.\$ N/A		E. Manufacturer's Rebate	<b>.</b>	SN/	P(t)
MEDICAL Mos. \$ N/A		TOTAL DOWNPAYMENT (20	•		800.00
Mos.\$N/A		(If negative, enter "0" and se			5032.138)
TOTAL VEHICLE INSURANCE PREMIUMS \$ / N/A)	11	NET CASH PRICE (1 minus 2		<b>\$</b> _	3032.140)
Name of Insurer  The foregoing declarations are hereby acknowledged.	L	AMOUNTS PAID TO PUBLIC	OFFICIALS	ş <b>8.0</b>	<b>n.</b> .
10/26/1999 BRONCO MOTORS X + M		A. Title Fee		V	<b>A</b> B)
10/26/1999 BRONCO MOTORS X 7 VI	<b>U</b>	B. Tire Fee		s	Ac)
CREDIT INSURANCE AUTHORIZATION AND APPLICATION		C. Other D. Other		44 /	<b>A</b> D)
You voluntarily request the credit insurance checked below, if any, and understand that such insurance is not required. You acknowledge	4. —	E. Other		, N/	A <sub>F</sub> ,
disclosure of the cost of such insurance and authorize it to be included in		F. Other		, N/	' <b>A</b> <sub>E</sub> '
the balance payable under this contract. Any returned or refunded credit insurance premiums shall be applied to sums due under this contract. Only		G Other			(A <sub>C</sub> )
the persons whose names are signed below are insured.		G. Other H. Other		s N/	<b>'A</b> H)
CREDIT LIFE - N/A Mos Premium \$ N/A		TOTAL OFFICIAL FEES (4A t	р <b>Н</b> )	. \$_	8.00
CREDIT LIFE	_ _	OTHER AMOUNTS FINANCE			
CREDIT DISABILITY R/A Mos Premium \$ 7/4		A. Total premiums paid to in	surance compani	ies	
I JOINT CREDIT DISABILITY N/A Mos Premium \$ N/A		per Statement of Insuran		sN/	<b>(A</b> (A)
TOTAL CREDIT INSURANCE PREMIUMS \$ N/AD		B. Other		sN/	<b>'_^</b> (B)
Name of Insurer	_				
You want Credit Life Insurance XXou do not want Credit Life Insurance	5. —	To whom paid	nce	sN/	<u>'A</u> (C)
You want Credit Disability Insurance		To whom paid			
You want Joint Credit Life Insurance	İ	D. Other		sN/	<b>'A</b> (D)
You want Joint Credit Disability Insurance		To whom paid			
vou do not want Credit Disability Insurance		TOTAL OTHER AMOUNTS F	NANCED (5A to	D)\$_	<u>N/</u> (€)
If the boxes above are checked to indicate that you desire Credit Life or	6.	AMOUNT FINANCED (3 + 4	+ 5)	\$_	<b>5040.13</b> 6)
Credit Disability Insurance, or both, your signature below means that you	7.	FEES NOT FINANCED		<b>\$</b> _	( <b>Y</b> )
agree that you elect the insurance shown above subject to the eligibility requirements, conditions and exclusions set forth in your insurance		To whom paid ** We may retain, or receiv			
policy(ies) or certificate(s). If the boxes above are checked to indicate that				ortion of this amount.	
you do not want Credit Life or Credit Bisability Insurance, or both, your signature below acknowledges that fact.	VEHICL	E USE: The primary use of the			
Signature below acknowledges that lady.		<b>XX</b> rsonal, Family	or Household	Commercial	Agricultural
10/26/199x Luh (1/2 33)		VICE CONTRACT (Optional)			n with the following
DOMESTIC DESCRIPTION AND ACCES	comp	any for the term below the co	st is shown in it	em (1D) above.	
DATE PRIMARY BUYER AGE	Comp	anv / / /	5 < \$ (f)	Term	Months
DATE CO-BUYER AGE	Buyer	.: // / V	Co-Buye	er <b>X</b>	
DATE OF DOTEIT		1 7	<u> </u>		(and Co Diviny if and
	of the	nt). For value received, and in furth vehicle, upon your request each Gu	arantor hereby: und	conditionally quarantees f	ull performance of this
	contra	ct in all its terms and the prompt a	ind full payment o	f all sums due under the	contract together with
	the eve	ses, costs and fees; agrees to pay ent of the non-compliance with any	of the provisions of	of the contract, whether o	r not repossession has !
	been n	nade or undertaken, suit may be br ht later to repossess; waives any a	ought against any	one or more of the Guara	intors, without waiving
OPTION: You pay no Finance Charge if the Amount Financed, item 6, is paid in full on or	protes	t; and, agrees: that extension or cha	inge of terms shall	not in any way release Gu	uarantor(s).
before Year SELLERS INITIALS	Guara	ntor's Signature	Date	Address	
	Guara	ntor's Signature	Date	Address	
THERE IS NO.		LINIO OFF BERIO			
		LING OFF PERIO			
State law does not provide for a "cooling off" or other cancell	ation i	period for this sale. The	retore, you o	cannot later canc	el this contract
simply because you change your mind, decide the vehicle cost below, you may only cancel this contract with the agreement o	sis iou f the si	illucii, or wish you hou eller or for legal cause.	such as fram	amerent venicie. d	Aiter you sign
delow, you may only outlook this contract with the agreement of					
Buyer and Co-Buyer acknowledge that (1) before signing this	contr	act Buyer and Co-Buye	r have read	both sides of th	nis contract and
received a legible, comoletely filled in control of this contract; an	d (2) B	uyer and Co-Buyer have	received a d	copy of every othe	er document that
Buyer and Co-Buyer signed during the ornifract negotiation.			TAR		
Buyer's Signature X		Seller BRONCO M		DOTOS TO 00.	70.4
Co-Buyer's Signature X		Seller's Address 9250	ATKHEH	BOISE ID 83	/U4
LAW* FORM NO. 553-ID BEX 10/99, U.S. PATENT NO. 342-961 CALL (800) 344-0996		By X			
© ITAGE THE REMNALDS AND REMNALDS COMPANY. The Prince makes its warranty express or implies as to content or times; for purpose of this form. Consult your own legal counteil.				OF GINAL	